IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of : Attorney Docket No. 2005 1437A

Tor BRUUN et al. : Confirmation No. 8839

Serial No. 10/552,246 : Group Art Unit 3744

Filed June 9, 2006 : Examiner Leonard R. Leo

METHOD AND EQUIPMENT FOR DISTRIBUTION OF TWO FLUIDS INTO AND OUT OF THE CHANNELS IN A MULTI-CHANNEL MONOLITHIC STRUCTURE AND USE THEREOF Mail Stop: AMENDMENT

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents

P.O. Box 1450 Alexandria, VA 22313-1450

Sir

In response to the Restriction Requirement of September 9, 2009, Applicants hereby elect Group II, which is drawn to a manifold and is embodied by claims 28-46. This election is made with traverse.

Initially, it is noted that no objections, based on lack of unity, were raised by the International Preliminary Examination Authority.

As will be demonstrated below, the method and product claims do in fact relate to a single general inventive concept under PCT Rule 13.1. Each of the indentified groups of claims requires a manifold, as further defined in claims 28-46, that is necessary to permit the method defined in claim 23-27 to be performed in an appropriate manner. The Examiner indicates that claims 23-27 are drawn to a heat exchanger. However, claims 23-27 are directed to a method of distributing two fluids into and out of channels in a multi-channel monolithic structure....

wherein one fluid is fed through a slot in one or more gaps in a manifold head which is sealed to

one face of said monolith structure. Method claim 23 requires several specifics of the manifold

head

Further, the Examiner states that "the combination does not rely on the details of the

specific subcombination." However, as noted above, the claims are not related as

combination/subcombination but rather as method/apparatus. Also, unity of invention practice

(PCT Rules 13.1 and 13.2) does not require that all of the limitations of one group be included in

the related group. The Examiner's comments are relevant to U.S. restriction practice when

considering claims directed to a combination and a subcombination. However, the present

application is a "U.S. National Stage" application, and therefore unity of invention practice in

accordance with 37 C.F.R. 1.475 and 1.499 is applicable. (MPEP 1893.03(d))

Furthermore, Applicants note that, during the PCT phase of the international application,

only documents characterized as "A" documents were cited, and such documents merely define

the general state of the art.

In view of the above, the Examiner is requested to withdraw the restriction requirement

set forth in the previous Office Action, and conduct a full examination on the merits of claims

23-46

Respectfully submitted.

Tor BRUUN et al.

/Michael S. Huppert/

By 2009.10.09 16:13:22 -04'00'

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October 9, 2009

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